

THE HAWAIIAN GAZETTE
AN INDEPENDENT PAPER,
PUBLISHED
BY HENRY M. WHITNEY,
Every Wednesday Morning,
AT SIX DOLLARS PER ANNUM.
Foreign Subscribers, \$4.00 to \$10.00.

Office—In the new Post Office Building,
Merchant Street, Honolulu, H. I.

WEEKLY.

A few lines were written here,
And written there—“In this is my name.”
With many wings the feathered—“How absurd!”
We, what a pity!

And so a distant tree she flew,
To find comfort in the blithesome morn,
And the noise in a sleep passing through
All her repose here.

The leafy nest, with drooping heart and wing,
Poured forth his grief at his plaintive song—
Dying in silence to the eye of Spring.
The story of its wings.

Her little thoughts, while each song and spell
With the wild winds of passion was thrilling,
Deserted her, with such leaps to and fro—
Half-praying half-willing.

Each month I reached the same requested way,
Thus close together on a road I sped them—
And in a short half hour were there they—
Her little birds lost them.

My soul, now in your care I drop—
When lowest lies within their hearts you press,
My soul of sightless beauty, do not stop—
To look behind and weep.

VARIETY.

An honest man is now the worse because a dog ate him.

A man who don't know anything will tell it the first time he gets a chance.

Kind thoughts are the spice islands of the soul, making a man's character breezy with sweetness.

A changebridge is reported to have won a diamond pin in his shirt-bosom, and a secretary on his knee.

Not Haven has tried a man for stealing an umbrella, and two-thirds of the people there stand around, asking—“Was among us is safe?”

A Western critic, noted for his softness of style, speaks of an Indiana poet who was recently sent to the Penitentiary for three years for plagiarizing a poem.

Nothing seems to make a mark between a vulgar and a noble soul, as the respect and reverential love of a woman. A man who is always suspecting his wife is generally a coarse profligate, or a coarse hag.

THE HAWAIIAN GAZETTE.

VOL. IX.—NO. 25.

HONOLULU,

WEDNESDAY, JULY 2, 1873.

WHOLE NO. 441.

The Courts.

Probate Court—Honolulu.

JUNE 19.—Before Justice Hartwell at Chambers. In re Peter J. Meilich, deceased, and guardianship of Rebecca Meilich. Petition of J. D. Robinson for an order of sale of real estate. Continued until 2d June.

C. F. Pfleger vs. Sarah Ann Pfleger.—On motion of C. C. Harris, proctor for libellant, to reduce the alimony of \$10 per week (now paid) to the respondent until the decree will be made absolute, and permanent. Decree of divorce made absolute, and permanent. Alimony of \$10 per month allowed. E. Preston for libellant. W. C. Jones for respondent.

A. STRAYER vs. Mid Ocean without a burden.

The Indian steamer City of Brussels, which left Liverpool, February 25th, with 500 passengers, had desirably an uncomfortable time of it in attempting to cross the Atlantic. While in mid ocean her rudder broke, and the ship became unmanageable. She lay to, drifting about, and an eager “look-out” was kept for passing steamers. During Tuesday, Wednesday, and a part of Thursday, they were tossed in the distance, the existence was indescribable. Signals of distress were hoisted, and the vessel altering her course, bore down upon them, her appearance being hailed with delight. She proved to be a steamer of the same line, the City of Paris, and the disabled steamer was taken in tow to Queenstown.

JUNE 21.—Before Justice Hartwell at Chambers.

Estate of Johnsen Berner, deceased.—Settlement of administrator's accounts. The Court examined and approved the accounts, the administrator to be discharged on his filing in Court the receipt from the Bavarian Government for the balance of \$6,628.57, as shown in the accounts, and for the articles in schedule C as filed.

Estate of Kapakahu Teli, deceased.—The Court orders letters testamentary to be issued to W. H. Teli, as executors, upon his filing bond in the sum of \$500. Inventory to be filed in 30 days, and notice advertised to creditors, and a final account to be filed in 7 months.

Estate of Kuakau and Kukau, and letters of guardianship of minor wife—contested.

Petition of Wai'anae—continued.

Estate of Peter Meilich.—Petition for sale of real estate. After hearing the testimony and statement of the widow, the Court refused the application unless better cause be shown for the same.

Circuit Court, Hilo.

Before Justice S. F. Lyman, at Chambers.

Estate of Apo, deceased.—Application for letters of administration. L. Sevarein appointed administrator, and ordered to file bond and inventory of property.

Estate of Eberhardt, deceased.—Application for probate of will. Postponed till July 4.

Estate of Kekoa, deceased.—The administration, D. Kuakau, having deceased, and there being no property but a small kuleana, the same was delivered to the heirs and the claim dismissed.

Circuit Court, Maui.

Jane Town, 1873.

The term opened on the 10th of June and closed on the 20th. His Honor E. H. Allen, Chief Justice, presiding. H. A. Foranander, Circuit Judge, associate; His Ex. A. F. Judd, Attorney General for the circuit.

CALMEN CALENDAR.

The King vs. Kalan—Practicing medicine without a license at Kauaiapali. Appeal from Police Justice, Lahaina. Verdict not guilty.

The King vs. Kama—Larceny of \$62.12 from Mr. Ahola's house. Appeal from Police Justice, Lahaina. Verdict guilty. Motion for trial on ground of want of evidence, argued and granted. Not pros. entered.

The King vs. Kamehameha—Selling and furnishing intoxicating drink to natives. Appeal from Police Justice, Lahaina. Fine paid and appeal withdrawn.

The King vs. Kapili—Obstructing and persecuting justice, being a police officer and receiving money not to prosecute. Appeal from Police Justice, Lahaina. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makahiki—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Makua—Adultery. Appeal from local Circuit Judge. Not pros. entered as an important witness had died.

The King vs. Paine—Practicing medicine without a license at Waipahoena. Appeal from District Justice, Waipahoena. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.

The King vs. Makua—Crudey to animals, in keeping a horse in the pound. Appeal from local Circuit Judge. Verdict not guilty.

The King vs. Maesa and Wahikuhau—Adultery. Appeal from District Justice, Makawao. A. no. prob. entered, as there was no proof of marriage.</p